1 2 3 4	Robert A. Sacks (CSB No. 150146) (sacksr@sullcrom.com) SULLIVAN & CROMWELL LLP 1888 Century Park East, Suite 2100 Los Angeles, California 90067 (310) 712-6600 (telephone) (310) 712-8800 (facsimile)
5 6 7 8 9 110	Laura Kabler Oswell (SBN 241281) (oswelll@sullcrom.com) SULLIVAN & CROMWELL LLP 1870 Embarcadero Road Palo Alto, California 94303 Telephone: (650) 461-5600 Facsimile: (650) 461-5700 Attorneys for Intervenor Thomson Consumer Electronics, Inc.
11 12	LINITED STATES DISTRICT COLIDT
13	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA
14	SAN FRANCISCO DIVISION
15	IN RE: CATHODE RAY TUBE (CRT)) Case No. 07-5944-SC ANTITRUST LITIGATION)
16) MDL No. 1917
17 18 19 20 221 222 223 224 225 226 227	This Document Relates to: ALL INDIRECT PURCHASER ACTIONS. Date: September 27, 2012 Time: 1:00 p.m. JAMS: Two Embarcadero Center, Suite 1500 Judge: Hon. Samuel Conti Special Master: Hon. Charles A. Legge (Ret.) [ADMINISTRATIVE MOTION; MOTION TO INTERVENE] Date: September 27, 2012 Time: 1:00 p.m. JAMS: Two Embarcadero Center, Suite 1500 Judge: Hon. Samuel Conti Special Master: Hon. Charles A. Legge (Ret.) [ADMINISTRATIVE MOTION; MOTION TO INTERVENE; AND [PROPOSED] ORDER FILED CONCURRENTLY HEREWITH]
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SULLIVAN & CROMWELL LLP

1	I, Laura Kabler Oswell declare under penalty of perjury as follows:
2	1. I am a member of the Bar of the State of California, and associated with the firm
3	of Sullivan & Cromwell LLP, counsel to Intervenor Thomson Consumer Electronics, Inc. ("Thomson
4	Consumer"). I submit this Declaration in support of Thomson Consumer's Administrative Motion to
5	Shorten Time (the "Administrative Motion").
6	2. On September 13, 2012, I contacted counsel for the Indirect Purchaser Plaintiffs
7	("Plaintiffs") via email to ask whether they would oppose the Administrative Motion.
8	3. On September 14, 2012, Plaintiffs' counsel responded that Plaintiffs would not
9	oppose the Administrative Motion but would reserve their rights under the Stipulation to Extend Time
10	(Dkt. No. 1343).
11	4. A copy of my email and Plaintiffs' counsel's response thereto is attached as
12	Exhibit A to this Declaration.
13	Executed this 14th day of September 2012, at Palo Alto, California
14	_/s/ Laura Kabler Oswell Laura Kabler Oswell
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EXHIBIT A

Oswell, Laura Kabler

From: Mario Alioto [malioto@tatp.com]
Sent: Friday, September 14, 2012 8:47 AM

To: Oswell, Laura Kabler; 'laurenrussell@tatp.com' **Subject:** Re: CRT - Thomson motion for leave to intervene

We will not oppose it, but we are reserving our rights under the Stipulation to alter the briefing schedule on all of these matters if need be.

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On Thu, 13 Sep 2012 21:33:08 -0700
"Oswell, Laura Kabler" < oswelll@sullcrom.com > wrote:
> Mario, I received your voicemail this evening about the
>motion to intervene and passed your message on to Mike
>Brody, counsel to Mitsubishi as you requested.
> We also intend to file a motion to shorten time on our
>motion to intervene tomorrow so that everything may be
>resolved at the September 27 hearing.
> Please let me know if you will oppose our motion to
>shorten time.
> Thank you,
> Laura
>From: Oswell, Laura Kabler
> Sent: Thursday, September 13, 2012 1:27 PM
> To: malioto@tatp.com; laurenrussell@tatp.com
> Subject: CRT - Thomson motion for leave to intervene
> Mario and Lauren, following up on the voicemails I left
>for Mario a few minutes ago and for Lauren yesterday,
>could you please let me know if the Indirect Plaintiffs
>oppose Thomson's motion for leave to intervene for
>purposes of opposing the Indirect Plaintiffs' motion to
>amend? The motion for leave to intervene will be filed
>along with the opposition tomorrow.
> Thank you,
> Laura
> Laura Kabler Oswell
> Sullivan & Cromwell LLP
> 1870 Embarcadero Road
> Palo Alto, California 94303
> 650.461.5679 - direct
> 650.461.5600 - main
> 650.461.5746 - fax
>
> This e-mail is sent by a law firm and contains
>information that may be privileged and confidential. If
>you are not the intended recipient, please delete the
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>e-mail and notify us immediately.